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**TO WILL WILLIAMS**  
Vilce Williams vs. Will Williams  
State of Tennessee, in Chancery Court  
of Knox County, No. 16174

In this cause, it appearing from the affidavit filed, which is sworn to, that the residence of the defendant Will Williams is unknown and cannot be ascertained upon diligent inquiry so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 1st day of February, 1919

J. C. FORD, Clerk & Master

S. E. N. Moore, Sol.

Feb. 18 15 22 1919

**TO EUGENE MORGAN**

Laura Morgan vs. Eugene Morgan  
State of Tennessee, in Chancery Court of Knox County, No. 16469

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Eugene Morgan is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 1st day of Feb. 1919

J. C. FORD, Clerk & Master

February, 18 15 22 1919

**NON-RESIDENT ATTACHMENT NOTICE**

**TO THE FEGHMEIER TAILORING COMPANY, THE FEGHMEIER BROS. COMPANY, SAM FEGHMEIER, KARL M. GUIDERMAN, AND CHARLES LGLIER.**

H. M. Gordon vs. The Feghmeier Tailoring Co. et al

State of Tennessee, in Chancery Court of Knox County, No. 16455

In this cause it appearing from the bill filed, which is sworn to, that the defendants The Feghmeier Tailoring Company, The Feghmeier Brothers Company, Sam Feghmeier, Karl M. Guiderman and Charles Lglie are justly indebted to the complainant H. M. Gordon and are non-residents of Tennessee, so that the ordinary process of Law cannot be served upon them and an attachment having been issued and levied on the defendants property, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 13th day of February 1919

J. C. FORD, Clerk & Master.

FRED C. HOUK, Sol.

Feb. 15 22 March 1 8 1919

**Non Resident Attachment Notice**

**TO E. W. WHITE**

Knoxville Lumber Mfg Co. vs. E. W. White

State of Tennessee, in Chancery Court of Knox County, No. 16442

In this cause, it appearing from the original bill filed, which is sworn to, that the defendant, E. W. White is justly indebted to the Knoxville Lumber Mfg. Co., the complainant, and that he is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him and an attachment having been issued and levied on the defendants property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill or the same will be taken for confessed and the cause set for hearing ex parte to him.

This notice will be published in the Knoxville Independent for four consecutive weeks.

This 7th day of Feb. 1919

J. C. FORD, Clerk and Master.

O. L. White, Atty.

Feb. 8 15 22 Mar. 1 1919

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## NON-RESIDENT ATTACHMENT NOTICE

TO Mrs. M. P. LANGSTON

Cora McNeley vs. J. I. Langston et al.

State of Tennessee, in Chancery Court of Knox County, No. 16430

In this cause it appearing from the bill filed, which is sworn to, that the defendant Mrs. M. P. Langston is justly indebted to the complainant and that she is a non-resident of the state of Tennessee, so that the ordinary process of law cannot be served on her, and an original attachment having been issued and levied on the defendant's property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks. This 8th day of Feb. 1919

J. C. FORD, Clerk & Master

J. Bailey Wray, Sol.

Feb. 8 15 22 Mar. 1 1919

## TO FRANK LEOPOLD

Mrs. Lydia Leopold vs. Frank Leopold

State of Tennessee, in Chancery Court of Knox County, No. 16464

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Frank Leopold is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 19th day of Feb. 1919

J. C. FORD, Clerk and Master.

N. Fred McMillan, Sol.

Feb. 22 March 1 8 15 1919

## TO ROBERT B. KING

Pe r l D. King vs. Robert B. King

State of Tennessee, in Chancery Court of Knox County, No. 16463

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Robert B. King is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 10th day of Feb. 1919

J. C. FORD, Clerk & Master

T. C. Philips, Sol.

Feb. 22 March 1 8 15 1919

## TO EDWARD JONES

Lillie Jones vs. Edward Jones

State of Tennessee, in Chancery Court of Knox County, No. 16469

In this cause, it appearing from the bill filed which is sworn to, that the defendant Edward Jones is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 19th day of Feb. 1919

J. C. FORD, Clerk and Master

T. J. Cline, Sol.

Feb. 22 March 1 8 15 1919

## TO OSCAR GROVES

Mossie Groves vs. Oscar Groves

State of Tennessee, in Chancery Court of Knox County, No. 16462

In this cause, it appearing from the bill filed which is sworn to, that the defendant Oscar Groves is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 18th day of Feb. 1919

J. C. FORD, Clerk and Master

February 22 March 1 8 15 1919

## "GET RICH QUICK" HOT AFTER YOUR LIBERTY BONDS

Secretary Glass Warns Bond Holders To Keep Bonds Or Sell Only To Some Reputable Bank Or Trust Company

The farmer—or any other American citizen—who desires to get rich quick is offered plenty of opportunity these days to accumulate stock in everything from Oklahoma oil to African rubber. There never were quite so many agents going round helping others to make their fortunes overnight. Their prey is the Liberty bonds held by almost every loyal citizen in the country. They do not ask for money—they will swap anything for bonds.

Secretary of the Treasury Carter Glass has just issued a statement warning the public against the unscrupulous persons who offer to trade worthless stocks for Liberty bonds, and against those "sharks" who attempt to persuade bondholders to part with their bonds at a price far below par. Every business man knows that with an adjustment of business conditions, Liberty bonds will be worth full face value on the open market, and nobody should sell a bond for less than its full value except in case of absolute necessity. Even then, he should take it to a reputable bank, consult a banker in whom he has confidence, and take his advice. Usually it is possible to borrow money on Liberty bonds at a low rate of interest. The interest coupons will pay a large part of this, making the loan cost the bond-owner very little, and he will still retain ownership in his bonds.

The Treasury Department is taking every possible step to protect the interests of Liberty bond owners and expects to bring to justice those persons who seek to defraud patriotic Americans of their investments.

## BEST WAR PICTURE EVER MADE IS FREE FOR VICTORY LOAN

Five Reel Film Made By United States Signal Corps To Be Shown All Over The United States

"New Glory for Old" is the title of a wonderful motion picture to be presented all over the United States soon by the United States Treasury Department for impressing upon the American people the need of the Victory Liberty loan for which the campaign is to start this spring. It will be presented in public auditoriums, without charge to the public, and the schedules will permit almost every city and important town to have a showing of the big film.

This is to be, without doubt, the greatest war picture ever presented anywhere, five reels of real pictures taken in France. It was made for the pictorial history of the world by the United States Signal Corps, and one of the operators was killed while cranking his camera. It is a story of the American soldier from the day of his enlistment to the day he reaches Berlin. It shows him in the training camp; in the act of embarkation; enjoying his soldier amusements on shipboard; his landing at Brest; his training in France, and about 4,000 feet of the hottest fighting known in the great conflict.

The prints are to be distributed through the district headquarters of the Sixth Federal Reserve District at Atlanta. It is expected there will be an immediate demand for the films, and that big patriotic meetings will be arranged for the showing of the picture in every town. Eloquent speakers will be engaged to tell the story of the Victory Loan and the necessity of "finishing the job," and it is expected that "New Glory for Old" will be an important factor in selling the issue of Victory bonds.

## Busy At Work On Plans For Great Victory Loan

Atlanta, Feb. 15.—Headquarters of the Sixth Federal Reserve District in Atlanta is almost as busy as though the campaign were actually under way. A vast amount of preliminary work has been made necessary by the individual quota system to be tried out for the first time in the South. The "fair and square" idea is to be carried out in this, every citizen being assigned a quota based on his tax returns and income. If he regards the quota as unjust, he has the right of appeal to an adjustment committee.

The fifth, or "Victory" Loan will be necessary if the United States is to finish the job it started. The war did not end with the signing of the armistice. It will not end even with the conclusion of the peace terms. The war will not be over until the bills are paid, and it is up to the people of the United States to pay them—to feed the soldiers and bring them home.

The United States had barely begun to fight when the armistice was signed, but it had prepared for war on an enormous scale. This was probably one of the reasons Germany quit so suddenly—she saw that Uncle Sam was going to war on a big scale. And now the bills must be paid, either by taxation or investment. A Victory bond will be of much more value to all of us than a stack of tax receipts.

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## PAY AND FILE INCOME TAX BEFORE MAR. 15

U. S. Internal Revenue Bureau Gives Warning That Severe Penalties Will Be Enforced.

## WOMEN WITHIN LAW'S SCOPE; HOW THEY REPORT INCOME

The Income Tax drive comes to a close on Saturday night, March 15.

All payments and returns due on that date under the provisions of the new Revenue Law must be in the hands of local Internal Revenue Collectors before their offices close that night.

The Income Tax is being collected to meet the war expenses. Every person who shouted and tooted his horn on Armistice Day is now called upon to contribute his share of the cost of winning the war.

The laggards and the dodgers will face severe fines and jail sentences. The Internal Revenue Bureau announces that its officers will check us all up to see that every person who comes within the scope of the Income Tax law did his share.

## Where to Pay and File.

Residents of Tennessee are required to make their returns and pay their taxes to Edward B. Craig, Collector of Internal Revenue, Nashville, Tenn., or to any of his deputy collectors who are now doing free advisory work on Income Tax.

Payments sent by mail should be attached to the returns and should be in the form of check, money order or draft. Cash payments by mail are sent at the taxpayer's risk of loss.

If you are unable to make your return personally because of illness, absence or incapacity, an agent or legal representative may make your return. If there are any doubtful points as to your items of income or allowable deductions, you should get in touch at once with a Revenue officer or a banker for advice.

## Women Pay Tax.

Women are subject to all the requirements of the Income Tax. Whether single or married, a woman's income from all sources must be considered. If unmarried, or if living apart from her husband, she must make her return for 1918 if her net income was \$1,000 or over.

If married and living with her husband, her income must be considered with the husband's in determining the liability for a return. Their joint income, less the credits allowed by law, is subject to normal tax. The wife's net income is considered separately in computing any surtax that may be due. Husband and wife file jointly, as a rule. If the husband does not include his wife's income in his return, the wife must file a separate return.

## Severe Penalties.

The new Revenue Law places severe penalties on a person who fails to make return on time, refuses to make return or renders a fraudulent return. For failure to make return and pay tax on time a fine of not more than \$1,000 is named, and 25 per cent of the tax due is added to the assessment. For refusing wilfully to make return, or for making a false or fraudulent return there is a fine of not exceeding \$10,000 and imprisonment of not exceeding one year, or both.

## Farmers' Income Taxable.

Every farmer and ranchman who had a fair or a good year in 1918 must heed the Income Tax this year. He must consider all his income as taxable. He is entitled to deduct from his gross income all amounts expended in carrying on his farm. The cost of farm machinery, farm buildings and improvements cannot be deducted. The cost of live stock, either for resale or for breeding purposes, is also regarded as investment.

## Overtime and Bonuses Taxed.

Salary and wage earners must consider as taxable every item received from employers and from other sources. Bonuses and overtime pay are to be reported, as well as the regular payments.

## Allowances for Losses.

Losses sustained in 1918 and not covered by insurance are deductible items if incurred in the taxpayer's business or trade, in any transaction undertaken for profit, or arising from fire, storm, shipwreck or other casualty, or from theft.

## SQUARE DEAL FOR EVERY INCOME TAX PAYER

Washington, D. C. — "The rights of all persons now filing Income Tax returns are amply protected by provisions for abatements, refunds and appeals," says Commissioner Daniel C. Roper.

"Every person can be sure of a square deal. No person is expected to pay more than his share of tax. His share is determined solely by the amount and nature of his net income for 1918, as defined in the law. Abatement petitions are dealt with open-mindedly. Refunds will be made in every case where too much tax is erroneously collected. The Income Tax is 'on the level' all the way through."

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Attorney-at-Law  
Old Phone 395 New Phone 1220  
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Knoxville, Tenn.

## TO J. H. BERRY GEORGE M. BERRY GEORGE BERRY VERGIE BERRY, KITTIE GOULD B. F. BERRY, JOHN BERRY, CHARLES BERRY, EDWARD BERRY, ROBERT A. BERRY, GERTRUDE STEPHENS, ROY BERRY, AND HARRISON BERRY

Susan Mcurfie vs. J. H. Berry et al

State of Tennessee, in Chancery Court of Knox County, No. 16446

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, J. H. Berry, George Berry, George M. Berry, Vergie Berry, Gertrude Stephens, Kittie Gould, Charles Berry, B. F. Berry, Robert A. Berry, Edward Berry, Roy Berry, John Berry, and Harrison Berry are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. It is further ordered that this notice be published for four consecutive weeks in the Knoxville Independent.

This 6th day of Feb. 1919

J. C. FORD, Clerk & Master

Green & Webb Sol's

Feb. 8 15 22 Mar. 1 1919

## TO CHARLES HUMPHRIES

DELPHIA HUMPHRIES, HARRY HUMPHRIES, RICHARD HUMPHRIES AND ALONZO HUMPHRIES

Arthur Humphries vs. Charles Humphries et al.

State of Tennessee, in Chancery Court of Knox County, No. 16457

In this cause, it appearing from the bill filed, which is sworn to, that the defendants Charles Humphries, Delphia Humphries, Harry Humphries, Alonzo Humphries, and Richard Humphries are non-residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and set for hearing, ex parte, as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 11th day of February, 1919

J. C. FORD, Clerk & Master

NOBLE SMITHSON, Sol.

Feb. 15 22 Mar. 1 8 1919

## TO CLARENCE MAXWELL

ELIZABETH OGLE AND HER HUSBAND NICHOLAS OGLE BEATRICE McBRATNEY AND HER HUSBAND ARTHUR McBRATNEY

Horace S. Maxwell vs. Arthur Maxwell et al.

State of Tennessee, in Chancery Court of Knox County, No. 16487

In this cause, it appearing from the bill filed, which is sworn to, that the defendants Clarence Maxwell, Elizabeth Ogle and husband Nicholas Ogle, Beatrice McBratney and husband Arthur McBratney are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 31st day of Jan. 1919

J. C. Ford, Clerk and Master

W. F. Black, Sol.

Feb. 1 2 15 22 1919

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